

**Form 1. Notice of Appeal to a Court of Appeals
From a Judgment or Order of a District
Court**

United States District Court for the Western
District of Wisconsin
File Number 16-cv-625-JDP

Plaintiff)
)
v.) *Notice of Appeal*
)
Defendant)

Notice is hereby given that [^{Plaintiff} Fredrick Morris (here name all
^{Defendant} Jason Zeimer parties taking the appeal), (plaintiffs) (defen-
dants) in the above named case,¹] hereby appeal to the
United States Court of Appeals for the 7 Cir-
cuit (from the final judgment) (from an order (describ-
ing it)) entered in this action on the 15 day of
Oct, 2018.

(s) Fredrick A Morris ^{*}Pro se
Attorney for [_____] ^{*}
[Address: 2833 Riverside drive]

(As amended Apr. 22, 1993, eff. Dec. 1, 1993; Mar. 27, 2003,
eff. Dec. 1, 2003.)

¹ See Rule 3(c) for permissible ways of identifying appellants. (attached)

^{*}See Circuit Rule 3(c)(1) for
Docketing Statement (attached)

Plaintiff* Frederick Andrew Morris*

- V -

Case* 16-CV-625

Defendant* Jason Zeimer*

Appeal

I am appealing the judgment on case 16-CV-625 for various reasons that you will find here in*

① The tLG painted the picture that because I am a pugilist that even if Zeimer would have asked for the pill I would not have given them to him I would have fought. The purpose of a trial is to find out what took place. I were my rights violated that is not what took place on 10*15*18 all that the tLG showed the jury is that I am a pugilist, I like to fight she did not by any means prove that Zeimer did not violate my rights.

② My witness got on the stand, I said what he saw, I heard on the day of the incident but the jury was swayed by the pugilist thing. I am not saying what if I am say the fact that he knew of the risk of harm, I disregarded

*it II proved through II witness testimony that Zeimer violated my rights *

③ The L.G. also introduced stuff to say II was not suicidal when II said the reason I felt like dying is due to a visit I did not get that day it is known that suicide is unpredictable so the things she presented at trial have no bearings *

④ The Defendant said II am self injuries
I self destructive so even he know II was not playing *

⑤ II am not a skilled litigator II lack experience II had asked for a lawyer many times but II was denied so II was going into a court room battle with no experience *

⑥ II almost killed myself, I was brain dead for approx 3 weeks so II am never in the right state of mind *

⑦ II am, I have been in confinement for the last 4 years II am unable to get help from any skilled litigators so II was

very much so I'll prepared *

The judgment in case 16-CV-625-JDP
was unjust. I proved all the elements of a 8th
amendment violation but it was overshadowed
by frivolous things that should not have had any
bearing in the case *

I ask the court of appeals to overturn the decision *

I have laid out what the grounds of this appeal

1. it proves my claim was proven by evidence *

11-7-18

Fredrick Andrew Morris *

G1 * B * C * II

2833 Riverside Drive *

Po Box 19033

Green Bay wis 54307 *